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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/678,256	10/06/2003	Hidetoshi Nakata	031740	1988
23850 7	590 09/14/2005	EXAMINER		
	G, KRATZ, QUINTO	WU, SHEAN CHIU		
1725 K STREE SUITE 1000	ET, NW		ART UNIT	PAPER NUMBER
	N, DC 20006	1756		

DATE MAILED: 09/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicat	ion No.	Applicant(s)	4 +		
	(Supplement) Office Action Summary	10/678,2		NAKATA ET AL.			
Office Action Summary		Examine	r	Art Unit			
		Shean C.	Wu	1756			
Period fo				·			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFF SIX (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory per re to reply within the set or extended period for reply will, by streeply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	DATE OF T R 1.136(a). In no evi riod will apply and valute, cause the ap	HIS COMMUNICATIO vent, however, may a reply be to vill expire SIX (6) MONTHS fror plication to become ABANDON	N. imely filed in the mailing date of this ED (35 U.S.C. § 133).			
Status							
1)🖂	Responsive to communication(s) filed on 1	<u> 8 April 2005</u> .					
2a)□	This action is FINAL . 2b)⊠ T	his action is i	non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
·	closed in accordance with the practice under	er <i>Ex parte</i> Q	<i>uayle</i> , 1935 C.D. 11, 4	153 O.G. 213.			
Disposit	ion of Claims						
4)🖂	Claim(s) 1-18 is/are pending in the applicat	ion.					
	4a) Of the above claim(s) is/are without	drawn from co	onsideration.				
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-18</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)⊠	Claim(s) 1-18 are subject to restriction and	or election re	quirement.				
Applicat	ion Papers						
9)[The specification is objected to by the Exam	iner.					
10)	The drawing(s) filed on is/are: a) a	accepted or b) ☐ objected to by the	Examiner.			
	Applicant may not request that any objection to	the drawing(s)	be held in abeyance. Se	ee 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the cor	rection is requi	red if the drawing(s) is o	bjected to. See 37 C	FR 1.121(d).		
11)	The oath or declaration is objected to by the	Examiner. N	ote the attached Office	e Action or form P	TO-152.		
Priority (under 35 U.S.C. § 119						
-	Acknowledgment is made of a claim for fore	ign priority ur	nder 35 U.S.C. § 119(a	a)-(d) or (f).			
(a)	⊠ All b) □ Some * c) □ None of: 1. ☒ Certified copies of the priority docum	onto hava ha	an received				
	2. Certified copies of the priority docum			tion No			
	3. Copies of the certified copies of the p				d Stago		
	application from the International Bur	•		red in this Nationa	i Stage		
* 5	See the attached detailed Office action for a	•	, ,,	ed			
				.			
Attachmen	t(s)						
	e of References Cited (PTO-892)		4) Interview Summar				
	e of Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail [CO 450)		
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB, or No(s)/Mail Date	708)	5) Notice of Informal 6) Other:	ratent Application (PT	U-102)		
U.S. Patent and T	rademark Office	n Antion Commission		lost of Densy No. (84) "	Data 20050040		
PTOL-326 (R	ev. 1-00) Office	e Action Summa	ary P	art of Paper No./Mail (Jaie 20050912		

DETAILED ACTION

1. The previous Office Action has been withdrawn because the elected species reads on Claims 1-18. Claims 5-6 and 8-16 withdrawn from further consideration in the previous Office Action are mistake. Therefore, the new Office Action is issued herein.

2. Applicant's election without traverse of electing species VIe and VII-h in the reply filed on 4/18/05 is acknowledged. The elected species comprising the compounds of VIe and VII-h read on Claims 1-18.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP 9-217,062.

The reference discloses a chiral nematic liquid crystal composition with a helical pitch adjusted up to 4 mµ vs 0.1 to 3 mµ of the present invention. The composition comprises at least one compound of formulae (I) and (II-a)-(IIc), at least one compound of formulae (III)-(V) and at least one of optically active compound of (VI-a)-(VI-c). The

reference composition has a low viscosity, low temperature compatibility, a wide temperature range and small temperature dependence of pitch for bi-stable switching liquid crystal display device. The optically active compounds (VI-b-1)-(VI-b-4) of the reference read on the present formula (I-a). The reference compounds of (II-a)-(II-c) and (III-13)-(III-15) read on the compounds of the present formulae (IV) and (III), respectively. The reference further discloses other optically active compounds (sixth to ninth compounds) used in liquid crystal compositions are listed in Table 2 beside (VI-a)-(VI-c). The sixth to eighth compounds in Table 2 read on the present formula (II-a and II-e with terminal group (II-f) in the present claim 13). See Example 16 in section [0052], which liquid crystal composition comprising two optically active compounds of 80BBE1*(Et)B and 21*(Me)1OBBC.

The reference differs from the claims in that the claims comprise 80BBE1*(Me)B instead of 80BBE1*(Et)B in the reference Example 16. Because the optically active compounds of 80BBE1*(Me)B and 80BBE1*(Et)B are not only having the similar structure (homolog with CH₂ difference) and are also functionally equivalent, it would have been obvious to those skilled in the art to substitute 80BBE1*(Me)B for 80BBE1*(Et)B in the reference Example 16 to arrive at the claimed invention.

With respect to Claims 7-8 and 15-16, the reference did not disclose the concentration ranges of the present optically active compounds. However, it would have been obvious to those skilled in the art to adjust the concentration ranges of the disclosed compounds by the reference to obtain the present pitch.

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With respect to Claim 17, because the liquid crystal composition of reference example 16 comprises two optically active compounds and host liquid crystal mixture like the present claim, one ordinary skill in the art would expect the similar temperature dependency as present claim.

The elected species comprising the compounds of formula (VI-e) and (VII-h) are also rejected because the reference example 16 in view of JP 5-281,525. The formula VI-e is known and equivalent to general formula (1) (see sections [0012], [0049], [0057] and [0062]). Therefore it would have been obvious to those skilled in the art to substitute chemical formula 3 in section [0049] of JP '525 for 80BBE1*(Et)B of JP '062 to arrive at the elected species.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shean C. Wu whose telephone number is 571-272-1393. The examiner can normally be reached on 9:30 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Huff can be reached on 571-272-1385. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Shean C Wu Primary Examiner

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scw